## Sanitized - Approved For Release - CIA-RDF45-001-5-001 FOIAb3b CPYRGHT

CPYRGHTORR KELLY

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Central Intelligence Agency, it has been said, has its failures blazoned in the headlines while its successes must be a closely guarded secret.

But one of the successes of the CIA as an information-gathering agency has been made public as the result of a court trial in Buffalo, N.Y., in which the hitherto secret CIA file on the case was declassified.

Ironically, it was a case in which a major claim of the defense was that the CIA was secretly masterminding the shipment of B26 bombers to Portugal, directly contrary to the announced policy of the U.S. government.

## 2 Documents Shown

Only two of the CIA documents on the case were entered into evidence—and they helped bolster the contention that the government at least knew about the plane-smuggling operation deliberately looked the other way.

The complete file gives an, entirely different picture—in-which information gathered by the CIA from sources in Portugal and the United States ena-bled other government agencies to cut off the flow of planes across the Atlantic.

The information, which was planes originated in Texas. believed to be accurate as of May 25—four days before the first plane took off-was not s acquired by a CIA source in mation contained in the earlier received a secret letter in the 10 Lisbon until June 9, the day cables but added the significant months he had been at the U.S.before it was distributed here.

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On June 23, the CIA's information on the case began to come Toson, the first detailed, From the testimony during the into focus. It was on that date accurate information on where trial, it would appear that that a letter was sent from the trip planes were coming from. office of the CIA's deputy direc-

the name of the pilot, John R to these reports and also request. Hawke, a garbled version of the that they report soonest any name of Keat Griggers, the evidence that such aircraft have pilot-mechanic who was with been flown out of the U.S. in the Hawke, and even a telephone past three or four months." number they called in Arizona during their Startiffed ter Approved For Release C



John Richard Hawke—found not guilty. Second Cable Sent Agent Notified

The phone number was the The

gince information cable" was is indicated," he wrote. nt out. It repeated the inforthat the source of the planes Mexican border station, was the Hamilton Aircraft Co. in duly impressed.

tor for plans to the office of the grave, director of the State Weeks.

director of the Federal Bureau of Investigation.

A source in Rochester, N.Y.

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next day, Lawrence rst indication that the planes Fleishman, deputy commissionight be coming from Arizona er of customs, wrote a letter than Texas, as reported marked "secret" to Charles E. the source in Lisbon. Cameron, agent in charge of the A second "intelligence infor customs office in Nogales, Ariz., Cameron, agent in charge of the A CIA "intelligence informa- A second "intelligence infor-customs office in Nogales, Ariz., tion cable," widely distributed mation cable" was distributed enclosing a copy of the CIA

> appropriate attention to the On July 13, a third "intelli- matter through discreet inquiry

From the testimony during the on July 15, Robert N. Mar-letter for more than three

Calls on Hamilton

Finally, in mid-August, he talked to a banker in Tucson who told him Gordon Hamilton, president of Hamilton Aircraft, would be happy to talk to him.

Cameron visited Hamilton on: Aug. 20, learned that three of the men who later became defendants in the case were in Rochester, N.Y., and called the customs office there.

Two of the men-Hawke, the pilot, and Count Henri Marin de Montmarin, a French aircraft dealer-were arrested in Florida in mid-September.

But Gregory R. Board, an Australian-born U.S. citizen who allegedly masterminded the plane-smuggling operation, slipped out of the country before he could be arrested.

Late Thursday night, Hawke and De Montmarin were found not guilty after a month-long trial of one count of conspiracy and two counts of smuggling planes out of the country.

Members of the jury said they had reached their not-guilty verdict because they were not convinced that Hawke and De Montmarin had deliberately violated the law, and not because they had been impressed by the argument of CIA involvement in the operation.

## CIA Praised

to other government agencies on here on July 8, based on inforce able with its reference to the of bureaucratic fumbling along June 10, 1965, gave the first nation as of July 1, acquired in Information on the plan to ship I show on July 7. It repeated the firm was alleged at this time, the other way, acted with reason of the other way. While there is some indication the other way, acted with rea-sonable dispatch from the time of the first CIA cable to the arrests, a little over three months later.

> Jerry E. Long, a State Department legal officer who was involved in the case from the time of the arrests and who acted as liaison between the State Department, the CIA and the U.S. attorney during the trial, remarked after the verdict:

"The files made public as a of Investigation.

A source in Rochester, N.Y., Johnson, deputy commissioner had given the CIA a report that a B26 bomber had stopped at Page Airways there for installation of long-range gasoline tanks.

He supplied the plane number, "aert appropriate field offices the name of the pilot, John R. to investigation of Lester D. Fleishman's instructions. But he was nampered by the fact that the CIA, far from being the villian of the case, actually was instrumental in ending an operation that could have been a cleared for "secret" information serious embarrassment to the government in its foreign relations."

The supplied the plane number, "aert appropriate field offices investigation should be "distinguished by the fact that he was instrumental in ending an operation that could have been a serious embarrassment to the government in its foreign relations."

The supplied the plane number, "aert appropriate field offices investigation should be "distinguished by the fact that he was instrumental in ending an operation that could have been a serious embarrassment to the the case, actually was instrumental in ending an operation that could have been a serious embarrassment to the case, actually was instrumental in ending an operation that could have been a serious embarrassment to the case, actually was instrumental in ending an operation that could have been a serious embarrassment to the case, actually was instrumental in ending an operation that could have been a serious embarrassment to the case, actually was instrumental in ending an operation that could have been a serious embarrassment to the case, actually was instrumental in ending an operation that could have been a serious embarrassment to the case, actually was instructions. result of this trial show clearly that the CIA, far from being the